Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119

EXHIBIT 1-E

Camp Fire Services

REDACTED VERSION OF THE PROPOSED REDACTED DOCUMENT



Contract Work Authorization Matter Number 1807453 CWA Change Order No. 002

Contract Work Authorization (CWA)

This is Change Order ("CO") No. 002 to Contract Work Authorization Matter Number 1807453 dated 3/21/2019 (the "CWA") and is issued under and pursuant to the Blanket Agreement or Master Service Agreement No. 4400011341 dated 01/17/2017 (the "MSA"), between the below-named Contractor ("Contractor"), a Delaware Limited Liability Partnership, and Pacific Gas and Electric Company ("PG&E"), a California corporation with its headquarters located at 77 Beale Street, San Francisco, California 94105. Contractor shall perform all Work under this CWA pursuant to and in accordance with the terms and conditions of the MSA.

Contractor's Legal Name:	PricewaterhouseCoopers LLP	This Change Order consists of 7 pages.
Contractor's Address:	300 Madison Avenue New York, NY 10017	
Project Name:	Corporate Incident Response Support for Camp Fire	
Job Location:	Contractor's offices, PG&E offices in San Francisco and other	ner locations as needed.
CHANGES: The	Parties hereby modify the Contract Work Authorization re	eferenced above as follows:

The total value of the CWA is \$1.548,000

This amendment to the CWA modifies the Scope of Work included in Attachment 1 to include additional activities Contractor will perform as of July 1, 2019, which will include providing ongoing consulting services to support PG&E in its Corporate Incident Management process related to the 2018 Camp Fire and other major events in its service territory, including Strategy, Operations, and Legal Support activities, as described in Attachment 1 hereto. Scope of services may be extended to include other major events as agreed to between Contractor and PwC via an executed Amendment to this CWA Change Order.

ALL WORK PERFORMED UNDER THIS CWA IS PRIVILEGED AND CONFIDENTIAL, PERFORMED AT THE DIRECTION OF AND UNDER THE SUPERVISION OF THE PG&E LAW DEPARTMENT

ATTACHMENTS: The following are attached to this CWA Change Order No. 002 and incorporated herein by reference:

Attachment 1: Change Order No. 002 Amended Scope of Work (Privileged and Confidential, performed at the direction of and supervision of PG&E Law Dept.)

Attachment 1-A: Resource Sheet

Period of Performance: Upon CWA execution, work is extended for 90 days, from July 1, 2019 - September 30, 2019

PRICING CHANGES	Previous Total CWA Value:	\$5,137,201
	Addition or Deduction:	\$1,548,100
*	Revised Total CWA Value:	\$6,685,301

All other terms and conditions of the CWA, as it may have been amended by previous CWA Change Order(s) if any, shall remain the same.

THE PARTIES, BY SIGNATURE OF THEIR AUTHORIZED REPRESENTATIVES, HEREBY AGREE TO THE TERMS OF THIS CWA CHANGE ORDER NO. 002.

PACIFIC GAS AND ELECTRIC COMPANY		CONTRACTOR: PRICEWATERHOUSECOOPERS LLP						
Signature	C02	Signature	Todel Dinovec					
Name	Charles Middlekauff	Name	Todd Jirovec					
Title	Assistant General Counsel	Title	Principal					
Date	6/27/19	Date	06/28/2019					

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PG&E Negotiator	Linda Winter	Contractor Representative	Todd Jirovec				
Phone	415-973-9191	Phone	214-616-2977				
Email	linda.winter@pge.com	Email	todd.jirovec@pwc.com				

Distribution Date		
Distribution of Copies:	Document Services (Signed Original Copy) Mail Code N5D 245 MARKET ST., SAN FRANCISCO	Contractor (Signed Original Copy)
	Work Supervisor	Manager
	Invoice Approver	Supervisor
	V,P.	Sourcing/ Purchasing
	Director	Law
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Attachment 1

Change Order No. 002 AMENDED SCOPE OF WORK

ALL WORK PERFORMED UNDER THIS CWA IS PRIVILEGED AND CONFIDENTIAL, PERFORMED AT THE DIRECTION OF AND UNDER THE SUPERVISION OF THE PG&E LAW DEPARTMENT.

Contractor will provide the following consulting services to assist PG&E with its Corporate Incident Management processes related to the 2018 Camp Fire and other major events in its service territory, including Strategy, Operations, and Legal Support activities:

1. Scope of Services:

Strategic Support	
Cross Functional Strategy	 Assist with identification of critical action items related to developing priorities of the organization, driving and tracking strategic priorities and developing work plans for cross-functional workstreams Assist with the completion of the legal third party benchmarking analysis, and as needed, present findings to third party stakeholders
Event Analysis – CalFire / CPUC / Federal Monitor / Other Large Data Requests	
Event Analysis - Event Leads Support	
Event Analysis - Process Improvements (EA)	
Event Analysis – Process Improvements (DRI)	
Legal Support	
Law PMO	

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The Services do not include the provision of legal advice, and PwC makes no representations regarding questions of legal interpretation. Client should consult with its attorneys with respect to any legal matters or items that require legal interpretation under federal, state, or any other type of law or regulation. Changes in the law and/or its interpretation may take place before PwC's advice is acted upon or may be retrospective in effect; PwC accepts no responsibility for changes in the law or its interpretation that may occur after the provision of the Services.

Contractor shall provide experienced resources, including a dedicated engagement partner, engagement directors and additional experienced resources. A resource plan is attached (Attachment 1-A) and incorporated in this Scope of Work. In the event that scope materially changes, Contractor and PG&E agree to work in good faith to agree on and execute a change order prior to additional fees being incurred.

Contractor's work will be performed at the direction and under the supervision of PG&E's internal Legal Department.

2. Deliverables

Contractor expects to provide PG&E with certain non-Contractor branded summaries, schedules and analyses under this CWA ("Deliverables"). All Deliverables shall be prepared in conjunction with PG&E and will be intended to be treated solely as PG&E's own property as set forth in the MSA. PG&E will review such Deliverables, revise them as deemed appropriate, and approve them prior to PG&E's use.

3. Anticipated Timeframe

The period of performance for this work is July 1, 2019 through September 30, 2019.

Actual weekly Contractor resources may change in response to PG&E requests. Contractor will notify PG&E in advance if staffing under this CWA will exceed budgeted resource levels, which will require execution of a change order to this CWA.

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4. Work Location(s)

This project will be conducted primarily out of PG&E's Corporate Headquarters in San Francisco, CA.

5. Key Assumptions

- To be successful, this project must be conducted with PG&E's active participation. Contractor understands that PG&E will be responsible for providing:
 - o An Executive Sponsor
 - Dedicated PG&E internal (or contracted) resources to coordinate and lead the specific response activities required from each PG&E response team (e.g., Electric Operations, Law, and Finance); Contractor's work is dependent on these PG&E resources to provide information, status updates, and other support needed as part of the response activities.
 - Internal resources to work with Contractor' Team to gain knowledge necessary for this project
 - o Timely access to PG&E subject matter experts and other personnel as needed.
- Operations workstream:
 - PG&E will be responsible for records collection, including providing data in a format that can be digitized for analysis.
- Program Support workstream:
 - PG&E will be responsible for managing and executing individual response workstreams not included in this Scope of Work (e.g. Data Response Unit, Finance, Customer Care, Regulatory, and Communications).
- Contractor shall provide an estimated 11 experienced full-time equivalent ("FTE") resources, consisting of a mix of full-time and part-time resources, supported by subject matter specialists as needed, to support this scope of work.
- Contractor will continue to submit invoices directly to the Law Department for processing, instead
 of through a third-party vendor.

6. Other Terms

- PG&E shall indemnify and hold Contractor harmless from and against any and all third party claims, losses, liability and damages arising from or relating to the Service or Deliverables under this CWA, except to the extent finally determined to have resulted from Contractor's gross negligence or intentional misconduct relating to such Services and/or Deliverables.
- Contractor understands that PG&E seeks to have the attorney work product doctrine, attorney-client, or other privilege apply to some or all of the Services and Deliverables. PG&E and its Law Department are solely responsible for determining whether or not the attorney work product, attorney-client, or other privilege may apply and also solely responsible for managing the establishment and maintenance of any such privilege or protection. Contractor makes no representation as to whether the attorney work product or doctrine or attorney-client privilege will apply, as the applicability of the doctrine and privilege are legal questions. However, Contractor agreed to assist PG&E and its Law Department in preserving the confidentiality of the information

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- received or provided in connection with the Services contemplated herein in a manner consistent with preserving an attorney-client privilege.
- PG&E will be solely responsible for any and all communications required with PG&E's federal and state regulators and/or independent monitor(s) relating to these Services and Deliverables. Contractor is not being engaged to interact or meet with third parties, including but not limited to PG&E's regulators and/or independent monitor(s).
- If Contractor is requested or authorized by PG&E or required by government regulation, regulatory agency, subpoena, or other legal process to produce Contractor's Deliverables, working papers or personnel for testimony or interview with respect to Services Contractor performed for PG&E, PG&E will reimburse Contractor for Contractor's and its counsels' expenses and professional time incurred in responding to such a request.
- PG&E agrees that Contractor can request reimbursement for expenses up to 12% of professional fees.

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Attachment 1-A Resource Sheet

Name	Workstream	Role	07-01	07-08	07-15	07-22	07-29	08-05	08-12	08-19	08-26	09-02	09-09	09-16	09-23	09-30
Todd Jirovec	Cross Functional Strategy	Engagement Lead			**********		******			·····		i				
Meera Banerjee	Legal	Engagement Lead														
Paul Conboy	Cross Functional Strategy	Support														
Billy Raley	Event Analysis	Event Analysis SME														
Kristin Cheek	Cross Functional Strategy	Team Lead			T I					Î						
Adrian Fowler	Operations	DRI Transition Lead						156								2 12 - 07
Chiara Nosse	Operations	Case Manager Support														
Jessica Burton	Operations	Case Manager Support														
Danny Chomat	Operations	DRI Butte DA Support														
Amol Deshpande	Legal	Law PMO Lead (part-time)													96	
Rachel Ehsan	Legal	Law PMO support										ACE 100 (100 (100 (100 (100 (100 (100 (100	0000000		7505-4711160	
Joseph Michalek	Legal	Law PMO support														
AnnMarie Hassan	Legal	Law PMO support	10000						Ī	ĺ						
Yurika Yoneda	Legal	Law PMO support														
TBD - Senior	Legal	Law PMO support	50000		Ĭ											

Contractor resources will consist of a mix of full-time and part-time resources, supported by subject matter specialists as needed, to perform the activities described in this CWA.

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